Justice Clarke Likely to Decide on Habeas Corpus Writ To-day-Sleuths Have No Luck Tracing Pistol-Perhaps New Story of Tragedy-Ordeal of Staring.

After two appearances before Justice Clarke in Supreme Court Chambers, Part II., Pesterday Nan Patterson, the young woman who was alone in the cab with the bookmaker, "Cesar" Young, when he was shot and killed, on Saturday morning last, was remanded again to the Tombs pending decision on the writs of habeas corpus and certiorari which were sued out by her counsel on Monday. Justice Clarke took the papers after hearing arguments by Mr. Unger of Miss Patterson's counsel and Mr. Sandford of the District Attorney's office, and he will render his decision, it is believed, when court opens at 10:30 this morning.

The general impression about the court room and the Criminal Courts Building yesterday was that Justice Clarke would sustain the writs and discharge Miss Patterson from custody on the ground that she had been committed irregularly and without sufficient sworn evidence to warrant her detention. In anticipation of this result, it is the mpinion of many that the District Attorney, through his representatives, will go before the Grand Jury this morning and get an indictment against Miss Patter-son for mirder in the first degree. In that event she would be at once rearrested and sent back to the Tombs without bail.

It was also suggested yesterday that instead of being arrested under an indictment Miss Patterson might te simply subpænæd as a witness. Mr. Garvan, however, said that he had no present intention of making Miss Patterson a witness. He seemed to be entirely satisfied with the statements she has already made with reference to what took place in the cab when Young was shot.
It was 10:80 in the morning when Miss

Patterson made her first appearance before Justice Clarke. She came down from the Tombs in a cab with Warden Flynn as her custodian. The Warden sat by her side in an out-of-the-way corner of the court room during all the proceedings. She was dressed throughout in black, including black gloves and a black crepe veil. She was pale, but to all appearances entirely calm and self-possessed. The court room was densely packed with curiosity seekers, among whom was, here and there, a woman. Miss Patterson underwent about as brutal an ordeal of staring as could well be imagined, but it seemed not to make the slightest impression on her.

Mr. Sandford was on his feet the instant Justice Clarke was ready to proceed and asked for an adjournment on the ground the District Attorney had not yet had time to prepare his papers and arguments. Justice Clarke adjourned the hearing until 2 o'clock in the afternoon.

At that hour Mr. Unger plunged into a spirited argument against the prisoner's further detention. He called attention to a lot of papers attached to the District At-

"One of these," he said, " purports to be a record of an inquisition held at a view of the body of one "Cesar" Young. We trathe body of one "Cesar" Young. We traverse, this and deny the facts as alleged and pronounce them false. Another paper attached to the return is an affidavit alleged to be that of a police officer made before the Coroner. In this connection I aubmit that a Coroner has no power to issue a warrant for the commitment of a person charged with homicide before the conclusion of his inquest, except to insure the attendance of such person.

Mr. Unger then read the affidavit of the policeman, Junior, who was first on the

policeman, Junior, who was first on the come after the tragedy occurred. He con-cented that while Junior's affidavit might

tended that while Junior's amazvit might show the fact of Young's death, it was not sufficient to connect the prisoner with any criminal act in connection therewith.

Mr. Sandford, for the District Attorney, went over the substance of the matter presented in the return. It showed, he said, that the woman was alone with Young in the cab when the shot was fired; that the the cab when the shot was fired; that the autopsy showed, a wound which it was very difficult to believe was self-inflicted, and that the revolver was found in the side coat pocket of the wounded man. This last fact Mr. Sandford characterized as the most important of all, inasmuch as the effect of the bullet, which struck the spinal column, would be to so paralyze the victim that it would have been impossible for him to put the pistol into his pocket after firing the shot.

"But with what is the prisoner charged?"

to put the pistol into his pocket after firing the shot.

"But with what is the prisoner charged?" asked Justice Clarke.

"She is charged with nothing," Mr. Unger cried. "We don't know what she is charged with. Nobody does."

"Was there a jury impaneled?" asked the Justice of Mr. Sandford.

"Yes, your Honor," replied the latter.

"But no evidence was taken before the jury, "interrupted Mr. Unger.

Justice Clarke read from the Criminal Code that a Coroner might commit on evidence taken before a jury and said he would have to look at the papers to determine just what had been done.

"She was arraigned before a Magistrate," said Mr. Sandford.

"But she was not held by him," interrupted Mr. Unger. "The return is irregular and inadequate. It does not show on what charge the prisoner was held. Your Honor, the Coroner fixed the bail at \$5,000."

"Bail!" cried Judge Clarke, "What is the prisoner charged with, Mr. District Attorney? Is it not murder in the first degree, as I ar-1 led to believe? How could there be bail uxed under such a charge as that. Murder in the first degree is an unbailable offence."

Mr. Sandford insisted that the District

bailable offence."

Mr. Sandford insisted that the District Attorney had refused to consent to bail, thus throwing the onus of the error, if error there had been, on Coroner Brown's

oulders. "So far as I am informed," said the Court "So far as I am informed," said the Court finally, "there is no charge against the prisoner. Under the circumstances I cannot decide as to her liberty until I have examined the paper. I will make my decision as soon as possible, and meantime there is no other course than to remand the prisoner to the Tombs."

The detectives yesterday were still devoting their energies to tracing the history.

oner to the Tombs."

The detectives vesterday were still devoting their energies to tracing the history of the pistol from which the fatal shot was fired, but with little success. From information received from Springfield, Mass, it developed that the pistol was sent from the manufactory to the firm of Scheverling. Daly & Gales, in this city, some five years ago. Here all traces.

con after and is unable to tell where the pistol was sold.

Capt. Sweeney said yesterday that he had men making a dragnet inquiry in all selems and other places in Eighth avenue where Young might have bought or borrowed the pistol on the way down town, but that no result had come from the search. It was so early in the morning that the parachops were not yet open when Young went to meet Miss Patterson or when Miss Patterson left her home to meet Young.

Morgan Smith, the husband of Miss Patterson's sister, was sent for by Assistant District Attorney Garvan and was brought down to the Criminal Courts Building by Detective Carey yesterday afternoon. The interview was very short. Smith flatly refused to answer at y questions whatever.

"He said he would not answer questions on the ground that it might incriminate him," said the Assistant District Attorney. "I served a supera on him. I do no gare to say in what proceedings I wish to take his testimony."

Smithe begaquently talked with a reporter, and when asked if he had ever owned such a pistol as the one in question at air refused to discuss the case in any way, being advised by course!, he said, to take that course.

When Mr. Huger was asked yesterday

maintained that Young was a suicide, to replied: "Not necessarily."

It is believed by many that Mise Patterson may yet tell a story quite different from the one she related on Saturday. The Saturday one, it is urged, would never be admitted as evidence in view of her excited condition and ignorance of her legal rights. The idea is that she may finally confess that she herself attempted suicide in the cab, that Young tried to prevent her and that in the struggle for the weapon, it went off and that Young's death, therefore, was purely accidental.

NEW ROCHELLE, June 7.—The body of Caesar Young was taken to Kensico cometery this morning and placed in a receiving wault. Mrs. Young is confined to her bed at the home of her sister, Mrs. McKean, on Woodland avenue. She has refused to eat anything since Saturday. It is feared that she may die from weakness and shock, or else go mad. She has hysterical crying spells and her sister is unable to comfort her.

"IS THE STATE CRAZY"

DELAWARE VOTES FOR GRAY.

DELEGATES INSTRUCTED FOR THE JUDGE AFTER A FIGHT.

Former Senator Kenney Werks Hard Against Instructions, but is Hewied Down by Former Congressman Handy's Supporters—Gray Unwilling.

Dover, Del., June 7.—The Democratic State Copvention held in the New Opera House at Dover to-day was a remarkable assemblage. A hot fight ended early this evening in the unqualified indorsement for the presidency of Judge George Gray.

The fight stirred the dalegates almost to riot. Former Congressman Levin Irving Handy championed the Gray movement and was opposed by former Senator Richard.

"IS THE STATE CRAZY"

To Think of Even Naming Gov. Odell for

the United States Senate?. UTICA. June 7 .- The Cheerver to-night, commenting editorially on the article in THE SUN to-day regarding the growth of sentiment in favor of Elihu Root for the Republican Gubernatorial nomination and the evident antagonism of Gov. Odell to

the suggestion, says:

"When Odell returns from Faris he will find that the Root boom will be a difficult proposition for him to attempt to control. And then, too, the Governor has too many irons in the firs to make it safe to antagonize the Republican fellowing of the machine.
"On the contrary, Odell is trying to be as conciliatory as he can be these days, for he has the notion that he can succeed Senator Depen, whose term expires next for he has the notion that he can succeed Senator Depew, whose term expires next year. So he is willing to submit to almost any combination that will give him the coveted place. Odell as Senator for this State? Heaven forbid! Odell rattling around in the place that has been filled by such men as Conkling and Kernan? Has the State gone crazy? There have been times when New York State has been represented by pretty poor stuff in the Senate, but nothing quite down to the level of the Grocer-Governor-Chairman has yet appeared."

DR. M'AFEE MAY BE CALLED. Committee to Find a Successor to Dr.

yet appeared.

Gregg Agrees on Him. probable that the Rev. Dr. Cleland Boyd McAfee of the Forty-first Street Presbyterian Church, Chicago, will soon Presbyterian Church, Chicago, will soon come to Brooklyn as pastor of the Lafayette Avenue Presbyterian Church in succession to the Rev. Dr. David Gregg, who resigned about six months ago to accept the presidency of the Western Theological Seminary. The committee which was appointed to hunt up a new pastor will report to the congregation in favor of extending a call to Dr. McAfee, and the understanding is that he will accept. Before taking charge of the Forty-first street church in Chicago three years ago Dr. McAfee was president of Park College in Iowa.

BRINGS CADETS TO THE FAIR. Argentine Training Ship Here Again on a Little Visit.

The Argentine training ship Presidente Sarmiento, which is making a tour of the world, arrived yesterday from Buenos Ayres and anchored in the North River. She has been here before. The object of this visit is to enable four of her officers and twenty of her cadets to go to the St. Louis exposition. She is rigged as a ship, the statement of the street rower mounts sixteen has auxiliary steam power, mounts sixteen rapid fire guns and has a crew of 278 men.

D. I. MURPHY CANAL SECRETARY. President Urged His Selection by Isthmian Commission.

WASHINGTON, June 7.- Dominick Murphy, a Democrat who was Commis-sioner of Pensions during President Cleveland's second Administration, was selected to-day to be secretary of the Isthmian Canal Commission.

The appointment of Mr. Murphy was complete surprise to the friends of E. C. O'Brien of New York, who believed that the New York man would be named. It de-

veloped, however, that while several members of the Canal commission favored Mr. O'Brien they were led finally to decide upon Mr. Murphy because the President was personally desirous of having him appointed.

Mr. Murphy is a member of the law firm of Hopkins & Hopkins, and is also the publisher of the New Century, one of the most influential Roman Catholic organs in the East. He first attracted the attention of Secretary Root by his outspoken articles in defence of the Administration in the Philippines and his strong refutations of certain charges being made in other Catholic papers about the treatment of the friars by the Americans.

This appointment practically completes the organization of the Canal commission. John F. Wallace, the chief engineer of the commission, is now here and was presented to President Roosevelt this morning by Admiral Walker. He will enter at once upon the work of completing the organization of the engineering corps of the commission.

The members of the commission were

organization of the engineering corps of the commission.

The members of the commission were in session to-day with William Nelson Cromwell, counsel for the French Canal Company, who is urging upon the commission the recognition of the French company's bill for about \$1,000,000 for supplemental work done on the canal since the United States accepted the offer of purchase.

chase.

According to the reports of Col. Black, who supervised the supplemental work and carefully observed just what was being done, the sum mentioned is far in excess of what should be paid. The commission opposes the payment until all the details of the work are adjusted.

German Gunmaker Drops Dead Here. WASHINGTON, June 7 .- H. Platz, a gun manufacturer of Carlsruhe, Germany, dropped dead in the dining room of the New Willard Hotel last evening. With two companions, Mr. Platz had been visiting the St. Louis lair, and stopped off to see the sights of Washington.

New Assistant at Pekin Legation. WASHINGTON, June 7 .- Thomas W. Haskins of Los Angeles has been appointed Assistant Chinese Secretary of the United States Legation in Pekin. He was a student interpreter there. He was graduated from the University of California.

Movements of Naval Vessels. WASHINGTON, June 7 .- The gunboat Wilmington has arrived at Hong-Kong and the Daly & Gales, in this city, some five years ago. Here all trace of it, was lost, for the New York firm lost its books in a fire soon after and is unable to tell where the pistol was sold.

The firm lost its books in a fire cruise and the gunboat Bancroft from Puerto Plata for Monte Cristi.

Army and Navy Orders. WASHINGTON, June 7 .- These army orders have been issued:
Contract Surgeon Michael A. Robert, to Governors Island, for assignment as Surgeon on the transport Sumner.
By direction of the President, upon the recommendation of the Superintendent of the United States Milliary Academy so much of the sentence of general court martial in the case of Cadet Thomas N. Gimperling. Rest Cass. as remains unexecuted. eral court martial in the case of Cadet Thomas N. Gimperling. first class, as remains unexecuted on June 13, is remitted.

Major Thomas W. Grinth, Twenty-eighth history of teathed for duty with the Porto Hior regiment at San Juan vice Major R. L. Howze, ordered to join his regiment at Fort Keogh.

Col. William Ennis and Capt. Henry D. Todd, Jr., artillery, to the Naval War College for course in struction.

atruction.

Major Frank B. Jones, Ninth Infantry, detailed to attend the encampment of New York Militia at Peckskill, June 4 to July 9. These navy orders have been issued.
Lieutenant-Commander H. P. Jones, from the
Mayflower, to home and walt orders.
Lieut Y. S. Williams, from the navy yard, Nor-

to riot. Former Congressman Levin Irving Handy championed the Gray movement and was opposed by former Senstor Richard R. Kenney, Kenney got his delegates in the caucuses of Kent and Sussex counties, but lost his fight in open convention, and came near losing his delegates, who were, how-ever, finally accepted with the understanding that they were bound to support Gray These are the delegates and afternates finally selected: Newcastle county-Willard Saulsbury and Levin Irving Handy. Kent county, Richard R. Kenney and Alexander M. Daly; Sussex county, John P.

ander M. Daly; Sussex county, som Y. Holland and Elisha C. Dukes.

After the nominating speech by fermer Congressman Handy, Mr. Kenney, taking the platform with a minority report, which simply "requested" the delegates to support. Judge Gray, begged to be heard. He launched into a speech on the principles of the Democratic party, standing for freedom of speech and of notion, and begged that the delegates be not tied down with instructions.

dom of speech and of action, and beggen that the delegates be not tied down with instructions.

Some of the Wilmington and Newcastle county ward workers began to interrupt the speaker. "Yes, gantlemen of this convention, and especially of Newcastle county, continued Dr. Kenney, "You will find that Newcastle county is not all Delaware." "Nor is Dick Kenney all the Democratic party," shouted a veteran worker in the front row.

Kenney defiantly went on, but the interruptions continued. Finally, Henney glared at his challengers and fairly hissed: "When the jackasses get done braying, I will go on."

Then tobody could be heard until the vote was finally taken.

A letter from Judge Gray was read to the convention in which he said: "I feel that it is necessary that I should not allow myself to be the subject of instructions to delegates from this State to the national convention."

convention."

When informed at his home in Wilmington this evening that the delegates had been instructed to present his name and asked if he had changed the views expressed in his letter, Judge Gray said:

"I am not a candidate for President. The instructions are against my expressed without the control of the control

COLORADO WON'T INSTRUCT. Hearst Men Turned Down by an Overwhelming Vote-Praise for Bryan.

PUEBLO, Col., June 7 .- The Democrats of Colorado to-day named ten delegates to the national convention. The delegation goes uninstructed, although the Hearst people captured the caucus of the second district delegates. When they attempted to pass a resolution in the convention instructing for Hearst it was turned down by a vote of 379 to 108. The platform indorses the hansas City

platform and instructs the delegates to use all honorable means to secure a platform in harmony therewith. It demands the enforcement of all anti-trust laws, a complete revision of the tariff and the placing of all trust made goods on the free list.

The admission into the union of Arizons

Oklahome and New Mexico is saked for. The people of the Philippines, it says, should be insured their independence at the earliest possible moment. Bryan is Judge John I. Mullin of Denver

elected national committeeman. HOT FIGHT IN KENTUCKY.

Beckham Machine Likely to Win and Blackburn's Mad About It. LOUISVILLE, Ky., June 7.—In a characteristic interview this afternoon, Senator

Blackburn declared, somewhat hotly: "We will win and the world may know, "We will win and the world may know, now and forever, that in this engagement either I or the opposition will be buried."

He referred to the control of to-morrow's Democratic convention and the State machine. Despite the claims of both kentucky Senators and several of her Congressmen who are banded against Gov. Beckham's machine, it looks to-night as if Beckham would win. The test of strength will come to-morrow when Gov. Beckham will put himself up for temporary chairman.

man.
F. C. A. Welsh of Iowa is here as the representative of W. R. Hearst, to prevent, if possible, instructions for Parker. His

WATTERSON DOESN'T CARE. Suggests McClellan, but Thinks Parker

Will Win Out-He's Going Abroad. KANSAS CITY, Mo., June 7 .-- Col. Henry Watterson, who lectured here to-night on Lincoln, in an interview regarding the statement that he was for a ticket with Mayor McClellan of New York and Gen. Black of Illinois as the candid ates, said

Black of Illinois as the candidates, said to-day:

"I suggested Gen. John C. Black, commander in chief of the G. A. R., and a good Democrat, as an available running mate for McClellan. What I said, however, was in the most casual way. I am far from thinking the ticket named the only recourse open to the next national convention, and cannot conceive why it should be said of me that I dislike Judge Parker.

"Judge Parker will, in all likelihood, be the nominee at St. Louis. If he shall be, he will prove a strong candidate, and in case he shall be elected, as I believe he will be, will make a great President. So would Mr. Olney; so would Judge Gray; so would Mr. Gorman. Any one of these would suit me. Personally, I am in no wise concerned, having made my arrangements.

suit me. Personally, I am in no wise con-cerned, having made my arrangements to go abroad for at least a year immediately after the Presidential election.

Against Instructions in Louistana.

NEW ORLEANS, June 7.—The Lafourche parish convention, the first to elect deleparish convention, the first to elect delegates to the State convention, has declared against both Parker and Hearst, and urges the convention to selet Olney, Folk, Stevenson, Patterson or any other available Democrat. The delegates are pledged to an uninstructed delegation to the national convention and to an endorsement of the Kansas City platform, with such changes in the financial plank as events may render necessary.

Greater New York Democracy Suit Withdrawn.

ALBANT, June 7.—Attorney-General Cun-neen was notified to-day that Joseph G. Collins, representing the Greater New York Democracy, had withdrawn his action Democracy, had withdrawn his action pending in the Supreme Court before Justice Howard for a mandamus against Srctary of State John F. O'Brien, to compel him to file separate returns of the vote cast for the Greater New York Democracy candidates at the last gubernatorial election. The Secretary of State had refused to receive the returns because they were not official.

Rhode Island Town Elections. PROVIDENCE, R. I., June 7 .- Republicans Smithe because the talked with a reporter, and when asked if he had ever owned such a pistol as the one in question at air refused to discuss the case in any way, being advised by course, be said, to take that course.

When Mr. Linger was asked vesterday for the course was regarded as indicating the trend for the November contest.

The state of the s



CANNON ASSURES ROOSEVELT That Illinois Is Safe and That There Is No

Bitterness Among Londers. WASHINGTON, June 7.—Speaker Cannon arrived in Washington this afternoon and will remain here for several days. His house in Vermont avenue was open, and as soon as he had been there and left his grip. he went over to the White House and had a talk with the President.

Mr. Cannon told the President that the outcome of the deadlock in the Illinois convention was bound to prove satisfactory to the rank and file of Republican voters in that State, and that the nomination of Deneen would leave no bitterness among the leaders of the party. Illinois, he says, is as safely Republican as Pennsylvania, and the multiplicity of candidates for Governor was merely a sign of unusual political interest and activity in a lively political

It was said on high authority after Mr. Cannon's visit to the White House that he did not discuss the Vice-Presidency, and, so far as the Speaker is personally concerned he feels that the statement he made in Washington soon after the adjournment of Congress should be accepted by everybody as the last word. He has not changed his mind about his choice of the House of Representatives instead of the Vice-President's chair as the proper field for his activities.

Speaker Cannon came here chiefly to attend the meeting of the committee on the extension of the Capitol.

NO PARTICULARS FOR M'CARREN.

Ask MoAdoo, Says Murphy-I've Been Specific Enough, Says McAdoo. Charles F. Murphy said yesterday that

he had no "bill of particulars" to furnish, as requested by Senator McCarren. of the Senator's attitude toward the policy of keeping the lid on in Brooklyn. He referred the reporters to Commissioner McAdoo. "He is the one to talk about that," he said. Mr. Murphy also refused to discuss the removal of Conrad Hasenflug and Thomas F. Byrnes, the deposed Brooklyn officials who are friendly

"That is a Brooklyn matter," he said, and I don't care to talk about it." He said that Tammany Hall was in no way interested in the movement of the socalled "Radical Democracy" to oppose the nomination of Judge Parker at St the nomination of Judge Parker at St.
Louis and that he knew nothing about
the anti-Parker mass meeting at Cooper
Union, had nothing to do with getting it
up and had not been invited to attend.
Police Commissioner McAdoo said yesterday that he had nothing to add to his
statement on the retirement of Deputy
Commissioner Haggerty of Brooklyn.
"I see that the people of Brooklyn ask
for a bill of gogda," he said. "They ask
for semathing specific. My answer to that
is the following." Here the Commissioner
handed out this typewritten statement.
The statement made by me with reference

The statement made by me with reference to police conditions in Brooklyn I consider sufficiently specific and direct and until something definite from responsible sources is received in refutation I have nothing to add. A report that a number of transfers of inspectors and captains were to be made in Brooklyn was denied by the Commis-sioner. He said he couldn't tell what the future would bring, but he had nothing in mind now.

ALL FOR WOODRUFF. Brooklyn Republicans Meet and Complete

Arrangements to Go to Chicago. There was a big gathering of the Republican statesmen in Brooklyn at the Joralemon street headquarters yesterday afternoon, the occasion being a regular meeting of the executive committee and a conference of the twelve delegates and twelve alternates to the Chicago conven-

Timothy L. Woodruff, who holds complete sway over the Kings county organization, congratulated the district leaders on the harmony prevailing all along the line

the harmony prevailing all along the line and the indications of a great party vote for Roosevelt and all other Republican candidates in November.

While no formal action was taken in reference to Mr. Woodruff's candidacy for the Gubernatorial nomination, the executive committeemen individually assured him that they were with him against all comers, ands that he would have a solid and enthusiastic delegation from Kings county to the State convention.

The delegates and alternates to the Chicago convention decided to leave on a special

The delegates and alternates to the Chicago convention decided to leave on a special car of the Pennsylvanis road on Sunday morning, June 18, arriving at Chicago on Monday. The delegation will put up at the Palmer House, and at the close of the convention will go in their special car to the St. Louis fair, returning to Brooklyn on Wednesday, June 29.

Mr. Woodruff will start for Denver, Col., to morrow, and he will not meet his fellow.

to-morrow, and he will not meet his fellow delegates from Brooklyn until he joins them in Chicago on the eve of the meeting of the convention. On June 30 he will sail for Europe.

Withdraw? Not Me, Says John Curry. Assemblyman John F. Curry announces that a statement printed in several newspapers to the effect that he has withdrawn papers to the effect that he has withdrawn from the fight for the Tammany leadership of the Seventeenth district is without foundation. He says he is in the fight to the finish, and he believes that he can beat out his two opponents, the present leader, Daniel F. McMahon, and David P. Canavan, the building contractor.

FOR the June Wed-ding: the regulation FrockCoat with Waistcoat of same material. or plain white: Trousere, gray striped cassi-mere. Without question our Frock Casts are, in every particular, equal to the product of the most exclusive tailors.

Black unfinished worsted Fronk Coats and Vests, \$19 to \$48. Imported Linen Vests, in variety, \$3 to \$4.50. Trousers, desirable shades of gray, \$5 to \$10.

ASTOR PLACE AND FOURTH AVENUE

WAS MRS. VAN NOTE MURDERED

HUSBAND SAID SHE WAS DROWNED FROM A BOAT.

Story Believed Until Her Body Was Found -Injuries Which It Is Possible Might Have Been Inflicted After She Had Been Drowned-Husband Missing.

ATLANTIC HIGHLANDS, N. J., June 7 .- An autopsy to-day on the body of Mrs. Julia Van Note, the wife of Joseph Van Note of Beiford, three miles from here, which was found on Monday on the bayeide heach of Sandy Hook, disclosed facts that have set the police of this and neighboring places looking for the husband of the dead woman. He disappeared from his home in Belford Sunday night, not long after he had reported that his wife had fallen out of a launch and been drowned while they were cruising

together off the Highlands. The autopsy showed that the woman's lungs contained scarcely any water, indicating that she had not been drowned. The autopsy showed also that her jaw was cating that she had not been drowned. The autopsy showed also that her jaw was broken in two places; that there were numerous contusions on her face and neck, and that a bone in one of her wrists was fractured. There was besides these hurts a long wound over her eye, which was thought, when the body was found, to have been made by the propeller of some vessel. Even after the examination of the body yesterday Coroner Andrews, who had charge of the case, was not prepared to say that the cut and other injuries had not been caused by a passing vessel, but he thought that the condition of the body and the uncusual circumstances of the woman's death warranted the apprehension of Van Note by the police. An inquest will be held later. Van Note is a pound fisherman or the more prosperous sort. 52 years old. He has been employed for some time by Daniel Cowald of Belford. The dead woman was his third wife. She was about 40 years old and was good looking. Van Note is said to have been devoted to her, but to have shown signs of jealousy at times.

The couple but out from Belford about noon on Sanday in a gasolene launch owned by William Root, also a fisherman, who lent the boat to Van Note for the pleasure trip. About dark Van Note came back in the boat alone and reported that his wife had fallen overboard off Conover's Beacon and sunk before be could get to her. He said that the engine of the launch had gone wrong and that he had left his wife at the wheel while he got down on his hands and knees in the bottom of the boat to fix the engine. The first warning he had of the

wheel while he got down on his hands and knees in the bottom of the boat to fix the engine. The first warning he had of the danger to his wife, he said, was when he heard a splash, and before he could get to

danger to his wife, he sald, was when he heard a splash, and before he could get to the stern she had disappeared.

He heard no cry from her, he said, and the only way he could account for her fall was that she might have had a fit. She was subject to spells of dizziness, he said.

He added that he stayed near the spot for some time looking for the body, and then returned as fast as he could to Belford for help to aid him in finding her body.

He told this story to the rescuers who went out with him as soon as they heard of the accident. They dragged the spot to which he took them for a long time, but did not find the body.

That night, after the return to Belford, Van Note appeared to be very much affected, and William Maby, a neighbor, asked him to stay at his house. He stayed there until about 11 o'clock and then went out without saying anything to Maby. In the morning it was found that he had gone home, changed his clothes and left. A few hours later the report got to Belford that the woman's body had been found on the beach near Fort Hancock by a soldier.

It was thought until this afternoon that Van Note misnt have gone to visit relatives in Philadelphia, as he spoke of doing that, but it was learned that he had not been there.

Van Note has always had a good reputa-

there.

Van Note has always had a good reputation in his town. He has three children by his first wife, and one of them is said to be Capt. George Van Note of the Bay Head Life Saving Station.

Mrs. Van Note's clothing bore no signs of a struggle. Her hat was on when her body was found.

Mississippi Leans to Parker.

JACKSON, Miss., June 7 .- Returns from the primaries that have been held in the majority of the counties of the State for the selection of delegates to the State convention are decidedly of one color. The Parker sentiment predominates very largely and the delegates are being instructed to insist that the State delegates to the national convention be instructed

for him. National Committeeman McLaurin, Senator McLaurin's brother, is the only prominent supporter of Hearst in the State, and it is not believed that he can muster a sufficient following to cause the Parker contingent the slightest uneasiness.

WHY DRINK

Common Carbonated Waters

When for the same price you can get

Apollinaris at any Bar or Restaurant?

APOLLINARIS IS BOTTLED ONLY at the Spring, Neuenahr, Germany, ONLY with its OWN Natural Gas, and under the BEST Scientific, Sanitary Conditions.

B. Altman & Co.

CAST BOX AND CO. BU WAS PERFORMED IN THE TOTAL WAY ON A THREE

FABRIC GLOVES in full lines for Summer wear. including those of Silk, Milanese Suede Lisle, Mesh, Taffeta, etc. Chamois Gloves in White and Natural shade.

White Buckskin Driving Gloves, also Cape and Castor Gauntlets, for Motoring.

H. Altman & Co.

DEPARTMENT FOR MADE-UP SUITS (on Second Floor).

Assortments of Tailor Suits in plain and dressy effects, of Canvas, Mohair, Cheviot, Pongee and Taffeta Silk, for Morning wear, Golfing and Travelling, also Separate Dress and Walking Skirts, in a variety of styles and materials.

The following are offered at Low Prices: Blouse Tailor Coat Suits of Taffeta Silk, plaited skirt (round length), . . . \$30.00 Eton Cost Suits of Mohair, plaited skirt (round length), \$23.00 Plaited Skirts of Mohair, Panama cloth and Shepherd's Checks, \$13.50

NOTICE: This establishment will be closed at 12 noon on Saturdays and at 5 P. M. on other business days.

Dincteenth Street and Sixth Avenue, Dew York.

DUNN, WARD, CORTELYOU?

Who Shall Be National Committeeman -Mr. Rossevelt Has a Candidate for Judge Col. George W. Dunn, former chairman

of the Republican State committee, was at the Fifth Avenue Hotel last night discussing affairs with William L. Ward of Westchester. Governor-Chairman Odell has said that he would like to elect either Mr. Ward or William C. Warren of Buffalo national committeeman for the State to succeed George R. Sheldon, and Senator Platt's friends announced last night that Col. Dunn is the

right man to succeed Mr. Sheldon.

Several of President Roosevelt's friends said yesterday that George R. Sheldon is the right man to succeed Mr. Sheldon, and Cornelius N. Bliss, who is to remain treasurer of the Republican national committee. Cornelius N. Bliss, who is to remain treasurer of the Republican national committee, has made it known that, in his opinion, one of the most unhappy mistakes that have been made in the State of New York in some time was the retirement of Mr. Sheldon as treasurer of the Republican county committee of New York, which was accomplished by Governor-Chairman Odeli in December last. Since that time the New York county committee has been without a treasurer. Governor-Chairman Odeli has offered the place to a dozen Republicans, all of whom deed. Eed it promptly. President Roosevelt, it was said last night, now that he has selected George B. Cortelyou to be chairman of the Republican national committee, would like to have the New York State delegation at Chicago elect Mr. Cortelyou national committeeman to succeed Mr. Sheldou. President Roosevelt's friends also announced that he would inside the nomination of John T. McDonough of Albany for Associate Judge of the Court of Appeals to succeed Celora E. Martin of Binghamton, who is to retire because of the sage limitation.

HEARST MEN CLAIM 180 VOTES, And Say That Only 175 Are Committed te Perker.

The managers of the William R. Hearst boom for the Democratic Presidential nomination at St. Louis issued a statement last night, claiming 180 votes for Mr. Hearst, last night, claiming 180 votes for Mr. Hearst, as follows: Arizona, 6; California, 20; Colorado, 10; Florida, 5; Idaho, 6; Iowa, 26; Hawaii, 6; Kansas, 16; Ohlo, 16; Maine, 8; Massachusetts, 6; Nevada, 6; New Mexico, 6; Oregon, 6; Rhode Island, 8; South Dakota 8; Washington, 10; West Virginia, 5; and Wyoming, 6.

The Hearst boomers give the Parker vote up to date as follows: Connecticut, 14;

Georgia, 26; Indiana, 30; Ohio, 8; New York, 78; and Tennessee, 24; Total, 175.

The Hearst men give Gorman 42 votes, as follows: Ohio, 17; Maryland, 16, and West Virginia.

follows: Ohio, 17; Maryland, 16, and West Virginia, 9.

To Oiney the Hearstites give 26 votes of the 32 votes from Massachusetts, and to Deacon E. C. Wall the Hearst folks give the 26 votes of Wisconsin.

In the non-committed column the Hearst men put Alabama, 22; Florida, 5; District of Columbia, 6; Kansas, 4; Ohio, 10; Oktahoma, 6; Maine, 4; Michigan, 28; Montana, 6; Nebraska, 16; New Hampshire, 8; New Jersey, 24; Oregon, 2; Pennsylvania, 66; and South Carolina, 18. Total, 227.



Oh yes, "FORCE" is f "breakfast food." But if you'll put a few berries and cream and sugar with it, you'll have as good a shortcake as Aunt Kate used to make-and with no indigestion to follow.

Sunny fine

If "late-supper" folk ate more "FORCE" and less lobster, there wouldn't be so much to regret next day.

B. Altman & Cn.

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GOWNS made to order of Summer materials, in styles appropriate for Yachting, Touring, Town and Country wear.

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